UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

	ES OF THE NATIONAL AUTOMATIC)
SPRINKI	ER INDUSTRY WELFARE FUND,)
TRUSTE	ES OF THE NATIONAL AUTOMATIC)
SPRINKI	ER LOCAL 669 UA EDUCATION FUND,)
TRUSTE	ES OF THE NATIONAL AUTOMATIC)
SPRINKL	ER INDUSTRY PENSION FUND, TRUSTEES)
OF THE S	SPRINKLER INDUSTRY SUPPLEMENTAL)
PENSION	FUND, TRUSTEES OF THE INTERNATIONAL)
TRAININ	G FUND, ROAD SPRINKLER FITTERS LOCAL)
UNION 60	59 WORK ASSESSMENTS AND EXTENDED)
BENEFIT	FUND)
8000 Corp	orate Drive)
Landover	MD 20785,)
)
	Plaintiffs,)
3)
,	vs.) Oivil Action No.:
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	IRE PROTECTION, LLC)) Civil Action No.:)
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1111 W. M	IRE PROTECTION, LLC lockingbird Lane, Suite 560 75247 Sylvia Ann Villanueva, Registered Agent)) Civil Action No.:)))))
1111 W. M Dallas, TX	IRE PROTECTION, LLC lockingbird Lane, Suite 560 75247 Sylvia Ann Villanueva, Registered Agent 5916 Wisdom Creek Drive)) Civil Action No.:)))))))
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1111 W. M Dallas, TX	IRE PROTECTION, LLC lockingbird Lane, Suite 560 75247 Sylvia Ann Villanueva, Registered Agent 5916 Wisdom Creek Drive) (Civil Action No.:))))))))))

COMPLAINT

(FOR BREACH OF COLLECTIVE BARGAINING AGREEMENT AND TO COLLECT CONTRIBUTIONS DUE TO PLAINTIFF FUNDS)

Jurisdiction

1. This Court has jurisdiction of this action under Sections 502 and 515 of the Employee Retirement Income Security Act, (hereafter "ERISA"), 29 U.S.C. §§ 1132 and 1145, and under Section 301 of the Labor-Management Relations Act, 29 U.S.C. § 185(a). This is an action for breach of a Collective Bargaining Agreement between an employer and a labor organization

representing employees in an industry affecting commerce and an action to collect contributions due to employee benefit plans under the terms of the Collective Bargaining Agreement.

Parties

- 2. Plaintiffs National Automatic Sprinkler Industry Welfare Fund, National Automatic Sprinkler Local 669 UA Education Fund, National Automatic Sprinkler Industry Pension Fund, Sprinkler Industry Supplemental Pension Fund and the International Training Fund, Road Sprinkler Fitters Local Union 669 Work Assessments and Extended Benefit Fund (hereinafter "NASI Funds") are multiemployer employee benefit plans as that term is defined in Section 3(3) of the ERISA of 1974, 29 U.S.C. § 1002(3). Plaintiff Funds are established and maintained according to the provisions of the Restated Agreements and Declarations of Trust establishing the NASI Funds (hereinafter "Trust Agreements") and the Collective Bargaining Agreements between Road Sprinkler Fitters and Apprentices Local Union No. 669 (hereinafter referred to as "the union") and the Defendant. The NASI Funds are administered at 8000 Corporate Drive, Landover, Maryland 20785.
- 3. Defendant Amigo Fire Protection, LLC is a corporation existing under the laws of the State of Texas with offices located in Texas. Defendant transacts business in the State of Texas as a contractor or subcontractor in the sprinkler industry and all times herein was an "employer in an industry affecting commerce" as defined in Sections 501(1), (3), 2(2) of the Labor-Management Relations Act, 29 U.S.C. Sections 142(1), (3) and 152(2); Section 3(5), (9), (11), (12), (14) of ERISA, 29 U.S.C. Sections 1002(5), (9), (11), (12), (14); and Section 3 of the Multi-Employer Pension Plan Amendments of 1980, 29 U.S.C. § 1001(a).

COUNT I

- 4. Defendant entered into a Collective Bargaining Agreement with the union establishing terms and conditions of employment for journeymen and apprentice sprinkler fitters employed by the Defendant.
- 5. Pursuant to the Collective Bargaining Agreement, Defendant agreed to pay to the Plaintiff Funds certain sums of money for each hour worked by employees of Defendant covered by the Collective Bargaining Agreement.
- 6. Defendant employed certain employees covered by the Collective Bargaining Agreement during the months of May 2018 through August 2018.
- 7. Defendant is bound to the Trust Agreements and the Guidelines for Participation in the NASI Funds (hereinafter "Guidelines").
- 8. Defendant has failed to make contributions due to Plaintiff Funds for the months of May 2018 through August 2018. Pursuant to remittance reports prepared by the Defendant, the Plaintiff Funds have calculated that contributions in the amount of \$39,088.60 are owed for those months. Pursuant to the terms of the Collective Bargaining Agreement, Defendant is obligated to submit report forms and pay contributions owed to Plaintiff Funds.
- 9. Defendant's contributions owed on behalf of its sprinkler fitter employees for the months of May 2018 through August 2018 are late.
- 10. The Trust Agreements and the Guidelines provide that an employer who fails to pay the amounts required by the Collective Bargaining Agreement on time shall be obligated to pay liquidated damages as follows:
 - (1) If payment is not received in the Funds Office by the 15th of the month, 10% of the amount is assessed.

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- (2) An additional 5% is added if payment is not received in the Funds Office by the last working day of the month in which payment was due.
- (3) An additional 5% is added if payment is not received by the 15th of the month following the month in which payment was due.
- 11. Pursuant to this provision, Defendant is obligated to Plaintiff Funds in the amount of \$7,175.36 in liquidated damages assessed on the late contributions for the months of May 2018 through August 2018, plus interest at the rate provided in 29 U.S.C. Section 1132(g) from the date of delinquency to the date of payment.

WHEREFORE, in Count I, Plaintiff Funds pray judgment as follows:

- A. In the amount of \$39,088.60 for contributions due for work performed in May 2018 through August 2018, plus costs, interest, and reasonable attorneys' fees, pursuant to 29 U.S.C. § 1132(g).
- B. In the amount of \$7,175.36 for liquidated damages assessed on the late contributions for the months of May 2018 through August 2018, plus costs, interest, and reasonable attorneys' fees, pursuant to 29 U.S.C. § 1132(g).
- C. For all contributions and liquidated damages which become due subsequent to the filing of this action through the date of judgment, plus costs, interest, and reasonable attorneys' fees, pursuant to 29 U.S.C. § 1132(g).

D. For such further relief as the Court may deem appropriate.

Respectfully submitted,

O'DONOGHUE & O'DONOGHUE LLP

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By: /s/
Charles W. Gilligan

Maryland Bar No. 05682

Attorneys for Plaintiffs

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CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing Complaint has been served by certified mail, as required by 502(h) of the Employee Retirement Income Security Act of 1974, 29 U.S.C. § 1132(h) this 27th day of February, 2019 on the following:

The Office of Division Counsel Associate Chief Counsel (TE/GE) CC: TEGE Room 4300 1111 Constitution Avenue Washington, DC 20224 Attention: Employee Plans

Secretary of Labor 200 Constitution Avenue, N.W. Washington, DC 20210 ATTENTION: Assistant Solicitor for Plan Benefits Security

	/s/
Charles W. Gilligan	

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